ATENT COOPERATION TRE Y

From the INTERNATIONAL BUREAU				
PCT				
NOTIFICATION OF THE RECORDING OF A CHANGE (PCT Rule 92bis.1 and Administrative Instructions, Section 422) Date of mailing (day/month/year)	Swab Suite 1981	É, France bey Ogilvy Renault 1600 McGill College Avenue tréal, Québec H3A 2Y3 ADA		
23 May 2000 (23.05.00)	L			
Applicant's or agent's file reference 12411-5PCT-2		IMPORTANT NOTI	FICATION	
International application No. PCT/CA99/00816		nal filing date (day/month/year) eptember 1999 (07.09.99)		
The following indications appeared on record concerning: The applicant the inventor	the agent	the commo	on representative	
Name and Address THERATECHNOLOGIES INC.		State of Nationality CA	State of Residence CA	
5ème Etage 630 Boulevard René-Lévesque Ouest Montréal, Québec H3B 1S6		Telephone No. (514) 877-0077		
Canada		Facsimile No. (514) 877-3177		
		Teleprinter No.		
The International Bureau hereby notifies the applicant that the the person the name X the add		change has been recorded the nationality	concerning: the residence	
Name and Address THERATECHNOLOGIES INC.		State of Nationality CA	State of Residence CA	
2310 Alfred Nobel Blvd Saint-Laurent, Québec H4S 2A4 Canada		Telephone No. (514) 877-0077		
		Facsimile No. (514) 877-3177		
		Teleprinter No.		
3. Further observations, if necessary:				
4. A copy of this notification has been sent to:				
X the receiving Office	[the designated Offices		
the International Searching Authority X the International Preliminary Examining Authority	<u> </u> 	the elected Offices contacts other:	ncerned	
the international Fernandary Examining Additionty				
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized	officer I. Britel		
Facsimile No.: (41-22) 740.14.35	Telephone	elephone No.: (41-22) 338.83.38		

F ENT COOPERATION TRE

To:

From the	INTERNATIONAL	BUREAU
From the	III I ENIVA I IOIVAL	DUNLAC

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

Assistant Commissioner for Patents United States Patent and Trademark Office

Box PCT

Washington, D.C.20231 ETATS-UNIS D'AMERIQUE

in its capacity as elected Office

Date of mailing (day/month/year) 02 May 2000 (02.05.00)

International application No. PCT/CA99/00816

International filing date (day/month/year)

07 September 1999 (07.09.99)

Applicant

GRAVEL, Denis et al

Applicant's or agent's file reference

12411-5PCT-2

Priority date (day/month/year)

08 September 1998 (08.09.98)

1.	The designated	Office is hereby notified of its election made:
----	----------------	---

X in the demand filed with the International Preliminary Examining Authority on:

05 April 2000 (05.04.00)

in a notice effecting later election filed with the International Bureau on:

2. The election

l was

wasne

made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

R. E. Stoffel

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

'ATENT COOPERATION TRF

	From the INTERNATIONAL BUREAU		
PCT	То:		
NOTIFICATION RELATING TO PRIORITY CLAIM			
(PCT Rules 26bis.1 and 26bis.2 and Administrative Instructions, Sections 402 and 409)	CÔTÉ, France Swabey Ogilvy Renault Suite 1600 1981 McGill College Avenue Montréal, Québec H3A 2Y3 CANADA		
Date of mailing (day/month/year) 02 December 1999 (02.12.99)			
Applicant's or agent's file reference 12411-5PCT-2	IMPORTANT NOTIFICATION		
International application No. PCT/CA99/00816	CÔTÉ, France Swabey Ogilvy Renault Suite 1600 1981 McGill College Avenue Montréal, Québec H3A 2Y3 CANADA IMPORTANT NOTIFICATION International filling date (day/month/year) 07 September 1999 (07.09.99) International filling date (day/month/year) 07 September 1999 (07.09.99) International filling date (day/month/year) 08 November 1999 (08.11.99), as follows: International splication. International splication. International splication is missing. International publication have been completed and subject to the ublish, together with the international application, information he PCT Applicant's Guide, Volume I, Annex 82(BB). International search report has not yet been issued).		
Applicant			
THERATECHNOLOGIES INC. et al			
The applicant is hereby notified of the following in respect of the	priority claim(s) made in the international application.		
the following priority claim has been corrected to read as US 03 Septem even though the indication of the number of the earlie even though the following indication in the priority claim the priority document: 2. Addition of priority claim. In accordance with the applicant the following priority claim has been added: even though the indication of the number of the earlie even though the following indication in the priority claim the priority document: 3. As a result of the correction and/or addition of (a) priority 4. Priority claim considered not to have been made. The applicant failed to respond to the Invitation under the applicant's notice was received after the expiration. The applicant may, before the technical preparations for	follows: theer 1999 (03.09.99) 09/389,486 er application is missing. aim is not the same as the corresponding indication appearing out's notice received on: er application is missing. aim is not the same as the corresponding indication appearing claim(s) under items 1 and/or 2, the (earliest) priority date is: er Rule 26bis.2(a) (Form PCT/IB/316) within the prescribed time limit. aim on of the prescribed time limit under Rule 26bis.1(a). aim so as to comply with the requirements of Rule 4.10. ainternational publication have been completed and subject to the olish, together with the international application, information in PCT Applicant's Guide, Volume I, Annex B2(IB).		
6. A copy of this notification has been sent to the receiving Offic X to the International Searching Authority (where the intern X the designated Offices (which have already been notified	national search report has not yet been issued).		
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer I. Britel		

Telephone No. (41-22) 338.83.38

Facsimile No. (41-22) 740.14.35

PCT

NOTICE INFORMING THE APPLICANT OF THE COMMUNICATION OF THE INTERNATIONAL APPLICATION TO THE DESIGNATED OFFICES

(PCT Rule 47.1(c), first sentence)

From the INTERNATIONAL BUREAU

To:

CÔTÉ, France
Swabey Ogilvy Renault
Suite 1600
1981 McGill College Avenue
Montréal, Québec P3APF OGILVY RENAULT
CANADA

MAR 2 7 2000

Date of mailing (day/month/year)

16 March 2000 (16.03.00)

Applicant's or agent's file reference

12411-5PCT-2

IMPORTANT NOTICE

International application No.

International filing date (day/month/year)

Priority date (day/month/year)

08 September 1998 (08.09.98)

PCT/CA99/00816

07 September 1999 (07.09.99)

Applicant

THERATECHNOLOGIES INC. et al

 Notice is hereby given that the International Bureau has communicated, as provided in Article 20, the international application to the following designated Offices on the date indicated above as the date of mailing of this Notice: AU,CN,EP,JP,KP,KR.US

AU,CN,EP,JP,KP,KR,US

In accordance with Rule 47.1(c), third sentence, those Offices will accept the present Notice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).

2. The following designated Offices have waived the requirement for such a communication at this time:

AE,AL,AM,AP,AT,AZ,BA,BB,BG,BR,BY,CA,CH,CR,CU,CZ,DE,DK,DM,EA,EE,ES,FI,GB,GD,GE,GH,GM,HR,HU,ID,IL,IN,IS,KE,KG,KZ,LC,LK,LR,LS,LT,LU,LV,MD,MG,MK,MN,MW,MX,NO,NZ,OA,PL,PT,RO,RU,SD,SE,SG,SI,SK,SL,TJ,TM,TR,TT,UA,UG,UZ,VN,YU,ZA,ZW
The communication will be made to those Offices only upon their request. Furthermore, those Offices do not require the applicant to furnish a copy of the international application (Rule 49.1(a-bis)).

 Enclosed with this Notice is a copy of the international application as published by the International Bureau on 16 March 2000 (16.03.00) under No. WO 00/14236

REMINDER REGARDING CHAPTER II (Article 31(2)(a) and Rule 54.2)

If the applicant wishes to postpone entry into the national phase until 30 months (or later in some Offices) from the priority date, a demand for international preliminary examination must be filed with the competent International Preliminary Examining Authority before the expiration of 19 months from the priority date.

It is the applicant's sole responsibility to monitor the 19-month time limit.

Note that only an applicant who is a national or resident of a PCT Contracting State which is bound by Chapter II has the right to file a demand for international preliminary examination.

REMINDER REGARDING ENTRY INTO THE NATIONAL PHASE (Article 22 or 39(1))

If the applicant wishes to proceed with the international application in the **national phase**, he must, within 20 months or 30 months, or later in some Offices, perform the acts referred to therein before each designated or elected Office.

For further important information on the time limits and acts to be performed for entering the national phase, see the Annex to Form PCT/IB/301 (Notification of Receipt of Record Copy) and Volume II of the PCT Applicant's Guide.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

J. Zahra

Facsimile No. (41-22) 740.14.35

Telephone No. (41-22) 338.83.38



A3

INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

0946084

(51) International Patent Classification 7:

C12N 15/16, C07K 14/60, A61K 38/25, G01N 33/68

(11) International Publication Number:

WO 00/14236

(43) International Publication Date:

16 March 2000 (16.03.00)

(21) International Application Number:

PCT/CA99/00816

(22) International Filing Date:

7 September 1999 (07.09.99)

(30) Priority Data:

09/148,982 09/389,486 8 September 1998 (08.09.98) US

3 September 1999 (03.09.99)

US

(71) Applicant (for all designated States except US): THERATE-CHNOLOGIES INC. [CA/CA]; 5ème Etage, 630 Boulevard René-Lévesque Ouest, Montréal, Québec H3B 1S6 (CA).

(72) Inventors; and

- (75) Inventors/Applicants (for US only): GRAVEL, Denis [CA/CA]; 207 Des Pyrénées, St-Lambert, Québec J4S 1L3 (CA). HABI, Abdelkrim [CA/CA]; 7961 Champ d'Eau, Anjou, Québec H1J 1X4 (CA). BRAZEAU, Paul [CA/CA]; 4054 Avenue du Parc Lafontaine, Montréal, Québec H2L 3M8 (CA).
- (74) Agents: CÔTÉ, France et al.; Swabey Ogilvy Renault, Suite 1600, 1981 McGill College Avenue, Montréal, Québec H3A 2Y3 (CA).

(81) Designated States: AE, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, CA, CH, CN, CR, CU, CZ, DE, DK, DM, EE, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MD, MG, MK, MN, MW, MX, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, UA, UG, US, UZ, VN, YU, ZA, ZW, ARIPO patent (GH, GM, KE, LS, MW, SD, SL, SZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

Published

With international search report.

(88) Date of publication of the international search report:

2 June 2000 (02.06.00)

(54) Title: GRF ANALOGS WITH INCREASED BIOLOGICAL POTENCY

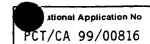
(57) Abstract

The present invention relates to chimeric fatty body-GRF analogs with increased biological potency, their application as anabolic agents and in the diagnosis and treatment of growth hormone deficiencies. The chimeric fatty body-GRF analogs include a hydrophobic moiety (tail), and can be prepared, either by anchoring at least one hydrophobic tail to the GRF, in the chemical synthesis of GRF. The GRF analogs of the present invention are biodegradable, non-immunogenic and exhibit an improved anabolic potency with a reduced dosage and prolonged activity.

FOR THE PURPOSES OF INFORMATION ONLY

Codes used to identify States party to the PCT on the front pages of pamphlets publishing international applications under the PCT.

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AL	Albania	ES	Spain	LS	Lesotho	SI	Slovenia
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CZ	Czech Republic	LC	Saint Lucia	RU	Russian Federation		
DE	Germany	LI	Liechtenstein	SD	Sudan		
DK	Denmark	LK	Sri Lanka	SE	Sweden		
EE	Estonia	LR	Liberia	SG	Singapore		



A. CLASSIFICATION OF SUBJECT MATTER IPC 7 C12N15/16 C07k C07K14/60 G01N33/68 A61K38/25 According to International Patent Classification (IPC) or to both national classification and IPC **B. FIELDS SEARCHED** Minimum documentation searched (classification system followed by classification symbols) C12N C07K A61K G01N Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base consulted during the international search (name of data base and, where practical, search terms used) C. DOCUMENTS CONSIDERED TO BE RELEVANT Category 5 Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No. MÓ 96 37514 A (THERATECHNOLOGIES INC) 1,3-11X 28 November 1996 (1996-11-28) the whole document MURPHY W.A. AND COY D.H.: "Potent 1.3 - 5X long-acting alkylated analogs of growth hormone releasing factor.' PEPTIDE RESEARCH. vol. 1, no. 1, 1988, pages 36-41, XP000877397 the whole document X US 5 112 808 A (COY DAVID H ET AL) 1,3-6,9,12 May 1992 (1992-05-12) the whole document -/--Further documents are listed in the continuation of box C. Patent family members are listed in annex. X ° Special categories of cited documents : "T" later document published after the international filing date or priority date and not in conflict with the application but "A" document defining the general state of the art which is not considered to be of particular relevance cited to understand the principle or theory underlying the invention "E" earlier document but published on or after the international "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention citation or other special reason (as specified) cannot be considered to involve an inventive step when the document is combined with one or more other such docu-"O" document referring to an oral disclosure, use, exhibition or ments, such combination being obvious to a person skilled document published prior to the international filing date but later than the priority date claimed "&" document member of the same patent family Date of the actual completion of the international search Date of mailing of the international search report 22/03/2000 8 March 2000 Name and mailing address of the ISA Authorized officer European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl. Fax: (+31-70) 340-3016 Mand1, B

ational Application No PCT/CA 99/00816

		PCT/CA 99/00816			
	tion) DOCUMENTS CONSIDERED TO BE RELEVANT				
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.			
K	US 4 914 189 A (SCHALLY ANDREW V ET AL) 3 April 1990 (1990-04-03) the whole document	1,3-6,9,			
	April 1990 (1990-04-03) the whole document W0 91 16923 A (UNIV TULANE) 14 November 1991 (1991-11-14) the whole document	11 1,3-7, 9-11			



international application No.

PCT/CA 99/00816

Box I	Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This Interr	national Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
b	claims Nos.: ecause they relate to subject matter not required to be searched by this Authority, namely: Remark: Although claim 5 is directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.
Ь	Claims Nos.: ecause they relate to parts of the International Application that do not comply with the prescribed requirements to such a extent that no meaningful International Search can be carried out, specifically:
	claims Nos.: ecause they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II	Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This Intern	ational Searching Authority found multiple inventions in this international application, as follows:
1. A	s all required additional search fees were timely paid by the applicant, this International Search Report covers all earchable claims.
2. A	s all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment fany additional fee.
	s only some of the required additional search fees were timely paid by the applicant, this International Search Report overs only those claims for which fees were paid, specifically claims Nos.:
4. N	o required additional search fees were timely paid by the applicant. Consequently, this International Search Report is stricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark o	The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

ation on patent family members

PCT/CA 99/00816

Patent document cited in search report	t	Publication date		Patent family member(s)	Publication date
WO 9637514	A	28-11-1996	AU	697119 B	24-09-1998
			AU	5683396 A	11-12-1996
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			AU	7882291 A	27-11-1991
			CA	2082059 A	05-11-1991
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			JP	6502618 T	24-03-1994





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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

- 1	-
- 1	•

Applicant's	or age	nt's file reference	FOR FURTHER ACTION	See Notification of Transmittal of International
12411-5F	CT-2	2	FOR FURTHER ACTION	Preliminary Examination Report (Form PCT/IPEA/416)
Internationa	ıl appli	cation No.	International filing date (day/mont	
PCT/CAS	9/00	816	07/09/1999	08/09/1998
Internationa C12N15/		nt Classification (IPC) or na	ational classification and IPC	
• •	ECHI	NOLOGIES INC. et a	l	
		ational preliminary exam mitted to the applicant		ed by this International Preliminary Examining Authority
2. This f	REPO	RT consists of a total of	f 5 sheets, including this cover	sheet.
b	een a	mended and are the ba	ed by ANNEXES, i.e. sheets of t sis for this report and/or sheets 607 of the Administrative Instruct	he description, claims and/or drawings which have containing rectifications made before this Authority tions under the PCT).
These	e anne	exes consist of a total o	f 5 sheets.	
3. This	eport	contains indications rel	ating to the following items:	
1	\boxtimes	Basis of the report		
Ш		Priority		
111		Non-establishment of	opinion with regard to novelty, ir	nventive step and industrial applicability
IV		Lack of unity of invent	ion	
V	×	Reasoned statement uncitations and explanat	under Article 35(2) with regard to ions suporting such statement	novelty, inventive step or industrial applicability;
VI		Certain documents ci		
VII		Certain defects in the	international application	
VIII		Certain observations of	on the international application	
Date of sul	omissio	on of the demand	Date o	of completion of this report
05/04/20	00		19.12.	2000
		g address of the internation	nat Author	rized officer
preliminary	Euro D-80	ining authority: opean Patent Office 0298 Munich +49 89 2399 - 0 Tx: 5236!	Vix, C	
		: +49 89 2399 - 4465	· •	none No. +49 89 2399 7326

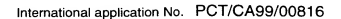


International application No. PCT/CA99/00816

i. I	Basis	of t	he	rep	ort
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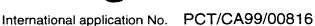
1.	resp the	onse to an invitati	ion under Article 14 are	substitute sheets which have been furnished to the receiving Office in referred to in this report as "originally filed" and are not annexed to ents (Rules 70.16 and 70.17).):				
	1-63	3	as originally filed					
	Clai	ims, No.:						
	1-10)	with telefax of	24/08/2000				
	Dra	wings, sheets:						
	1/10	D-10/10	as originally filed					
	Sequence listing part of the description, pages:							
	1/1,	as originally filed						
2.	Witl lang	n regard to the lan guage in which the	nguage, all the element e international application	s marked above were available or furnished to this Authority in the on was filed, unless otherwise indicated under this item.				
	The	ese elements were	available or furnished	to this Authority in the following language: , which is:				
		the language of a	a translation furnished f	or the purposes of the international search (under Rule 23.1(b)).				
		the language of p	oublication of the intern	ational application (under Rule 48.3(b)).				
		the language of a 55.2 and/or 55.3)		or the purposes of international preliminary examination (under Rule				
3.				acid sequence disclosed in the international application, the tried out on the basis of the sequence listing:				
	×	contained in the	international application	n in written form.				
		filed together with	h the international appli	cation in computer readable form.				
		furnished subsec	quently to this Authority	in written form.				
		furnished subsec	quently to this Authority	in computer readable form.				
			nat the subsequently fur application as filed has	nished written sequence listing does not go beyond the disclosure in been furnished.				
		The statement the listing has been		rded in computer readable form is identical to the written sequence				
4.	The	e amendments hav	ve resulted in the cance	ellation of:				





		the description,	pages:		
		the claims,	Nos.:		
		the drawings,	sheets:		
5.					ome of) the amendments had not been made, since they have been as filed (Rule 70.2(c)):
		(Any replacement shi report.)	eet contair	ning such	amendments must be referred to under item 1 and annexed to this
6.	Add	litional observations, it	f necessar	y:	
V.		soned statement un tions and explanatio			rith regard to novelty, inventive step or industrial applicability; ch statement
1.	Stat	tement			
	Nov	velty (N)	Yes: No:	Claims Claims	1-10
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-10
	Indu	ustrial applicability (IA)	Yes: No:	Claims Claims	1-10

2. Citations and explanations see separate sheet



EXAMINATION REPORT - SEPARATE SHEET

Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents: 1.

D1: WO 96 37514 A (THERATECHNOLOGIES INC) 28 November 1996 (1996-11-

28)

D2: US-A-5 112 808 (COY DAVID H ET AL) 12 May 1992 (1992-05-12)

D3: US-A-4 914 189 (SCHALLY ANDREW V ET AL) 3 April 1990 (1990-04-03)

2. Novelty (Art. 33(2) PCT)

The present application relates to hydrophobic Growth hormone Releasing Factor (GRF) analogs with increased potency and prolonged activity and their potential application to treat growth hormone deficiencies. The problem of GRF instability and low anabolic potency was solved by anchoring an hydrophobic tail comprising a "rigidifying moiety" via an amid bond to its N-terminus in order to obtain an hydrophobic GRF analog with an increased biological potency and prolonged activity.

The exactly same approach was used and detailed in D1. However, D1 refers to chimeric fatty acid GRF analogs obtained by including an hydrophobic tail anchored to the GRF N- terminus. The GRF analog obtained exhibits an increased biological potency.

The present application differs from D1 by the addition of specific hydrophobic tails that include rigidifying substituents within the backbone (claim 1) which were not taught in D1-D3.

In summary, claims 1-10 appear to be novel over the available prior art. Therefore, said claims meet the requirements of Article 33(2) PCT.



EXAMINATION REPORT - SEPARATE SHEET

3. Inventive step (Art. 33(3) PCT)

The subject-matter of the claims 1-10 does not appear to involve an inventive step for the following reasons:

The present application relates to hydrophobic Growth hormone Releasing Factor (GRF) analogs with increased potency and prolonged activity and their potential application of growth hormone deficiencies.

The closest prior art D1 was already faced with the problem of instability of GRF and provided chimeric fatty acid GRF analogs obtained by including a hydrophobic tail anchored to the GRF N-terminus. The GRF analog obtained exhibits an increased biological potency, being able to increase the production of growth hormone and Insulin-like Growth Factor I (IGF-I) in an animal model.

The problem to be solved by the present invention vis à vis D1 may be regarded as the provision of alternative GRF analogs with identical increased biological potency. The problem was solved by the application by using new chemical moieties that are suitable for the hydrophobic tail of the GRF analog. Such moieties do not show special new technical effects in addition to the increased potency (D1 and the present application share the exact same examples concerning the biological effects of the hexanoyl hGRF). From D2-D3 it was known that the derivatization of GRF at its Nterminus could lead to the development of more potent and longer acting analogs. More specifically, the production of GRF analogs with hydrophobic tails showing an increased potency was already taught in D1 (using tail of C5 to C7 in length as discussed in page 9 of D1). In view of D1, it would have been obvious to a person skilled in the art to arrive at the claimed subject-matter using routine methods for testing a library of hydrophobic tails to be coupled with GRF. Therefore, in absence of evidence showing unknown or unexpected effects or properties of presently claimed subject-matter, the presence of an inventive step cannot be acknowledged for the choice, testing or synthesis of further hydrophobic tails attached to the Nterminus GRF peptide.

Consequently, no inventive step can be acknowledged for the claims 1-10. Thus, these claims do not meet the requirements of Article 33(3) PCT.

WE CLAIM:

1. An hydrophobic GRF analog of formula A:

$$X \longrightarrow GRF$$
-peptide (A)

wherein;

the GRF peptide is a peptide of formula B;

A1-A2-Asp-Ala-Ile-Phe-Thr-A8-Ser-Tyr-Arg-Lys-A13-Leu-A15-Gln-Leu-A18-Ala-Arg-Lys-Leu-Leu-A24-A25-Ile-A27-A28-Arg-

 $A30-R_0$ (B)

wherein,

A1 is Tyr or His;

A2 is Val or Ala;

A8 is Asn or Ser;

A13 is Val or Ile;

A15 is Ala or Gly;

A18 is Ser or Tyr;

A24 is Gln or His;

A25 is Asp or Glu;

A27 is Met, Ile or Nle;

A28 is Ser or Asn;

A30 is a bond or any amino acid sequence of 1 up to 15 residues;

 $\mathbf{R_0}$ is NH₂ or NH₋(CH₂)n-CONH₂, with $\mathbf{n}=1$ to 12 and;

X is a hydrophobic tail anchored via an amide bond to the N-terminus of the peptide and said hydrophobic tail defining a backbone of 5 to 7 atoms;

wherein said backbone can be substituted by $C_{1\text{-}6}$ alkyl, $C_{3\text{-}6}$

cycloalkyl, or C₆₋₁₂ aryl;

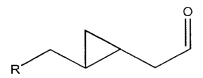
and comprises at least one rigidifying moiety connected to at least two atoms of the backbone;

said moiety selected from the group consisting of double bond, triple bond, saturated or unsaturated C₃₋₉ cycloalkyl, and C₆₋₁₂ aryl.

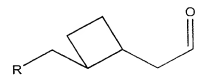
2. The hydrophobic GRF analog of claim 1, wherein X is selected from the group consisting of:



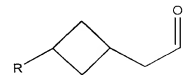
1 (R = H or CH_3 or CH_2CH_3)



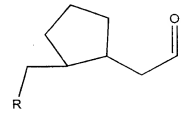
2 (R = H or CH_3 or CH_2CH_3)



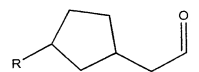
3 (R = H or CH_3 or CH_2CH_3)



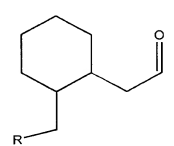
4 (R = H or CH_3 or CH_2CH_3)



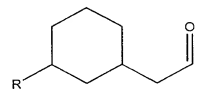
5 (R = H or CH_3 or CH_2CH_3)



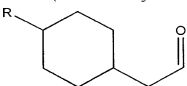
6 (R = H or CH_3 or CH_2CH_3)



7 (R = H or CH_3 or CH_2CH_3)



8 (R = H or CH_3 or CH_2CH_3)

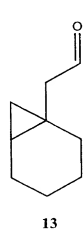


9 ($R = H \text{ or } CH_3$)

10 (R = H or CH_3 or CH_2CH_3)

11 (R = H or CH_3 or CH_2CH_3)

12 $(R = H \text{ or } CH_3)$



- 3. A pharmaceutical formulation for inducing growth hormone release which comprises as an active ingredient a GRF analog as claimed in claim 1, in association with a pharmaceutically acceptable carrier, excipient or diluent.
- 4. Use of GRF analog as claimed in claim 1 for the manufacture of a medicament for increasing the level of growth hormone in a patient which comprises administering to said patient an effective amount of said GRF analog.
- 5. A method for the diagnosis of growth hormone deficiencies in patients, which comprises administering to said patient a GRF analog as claimed in claim 1 and measuring the growth hormone response.
- 6. Use of GRF analog as claimed in claim 1 for the manufacture of a medicament for the treatment of pituitary dwarfism or growth retardation in a patient, which comprises administering to said patient an effective amount of said GRF analog.

- 7. Use of GRF analog as claimed in claim 1 for the manufacture of a medicament for the treatment of wound or bone healing in a patient, which comprises administering to said patient an effective amount of said GRF analog.
- 8. Use of GRF analog as claimed in claim 1 for the manufacture of a medicament for the treatment of osteoporosis in a patient, which comprises administering to said patient an effective amount of said GRF analog.
- 9. Use of GRF analog as claimed in claim 1 for the manufacture of a medicament for improving protein anabolism in human or animal, which comprises administering to said human or animal an effective amount of said GRF analog.
- 10. Use of GRF analog as claimed in claim 1 for the manufacture of a medicament for inducing a lipolytic effect in human or animal inflicted with clinical obesity, which comprises administering to said human or animal an effective amount of said GRF analog.
- 11. Use of GRF analog as claimed in claim 1 for the manufacture of a medicament for the overall upgrading of somatroph function in human or animal, which comprises administering to said human or animal an effective amount of said GRF analog.



(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	(Form PCT/ISA/2	f Transmittal of International Search Report 20) as well as, where applicable, item 5 below.
12411-5PCT-2	ACTION	20, as well as, where applicable, Rein e below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/CA 99/00816	07/09/1999	08/09/1998
Applicant		
THERATECHNOLOGIES INC. et	al.	
according to Article 18. A copy is being to		nority and is transmitted to the applicant
This international Search Report consists It is also accompanied by	of a total of <u>4</u> sheets. a copy of each prior art document cited in this	report.
1. Basis of the report		
 a. With regard to the language, the language in which it was filed, uni 	International search was carried out on the bas less otherwise indicated under this item.	als of the international application in the
the International search w Authority (Rule 23.1(b)).	as carried out on the basis of a translation of the	ne international application furnished to this
b. With regard to any nucleotide an was carried out on the basis of the	nd <mark>/or amino acid sequence</mark> disclosed in the in	ternational application, the international search
l co	onal application in written form.	
flied together with the inte	emational application in computer readable form	n.
furnished subsequently to	this Authority in written form.	
furnished subsequently to	this Authority in computer readble form.	
	osequently furnished written sequence listing do is filed has been furnished.	oes not go beyond the disclosure in the
the statement that the info furnished	ormation recorded in computer readable form is	identical to the written sequence listing has been
2. X Certain claims were four	nd unsearchable (See Box I).	
3. Unity of invention is lac	king (see Box II).	•
4. With regard to the title,		
the text is approved as su	bmitted by the applicant.	
the text has been establis	hed by this Authority to read as follows:	
E With respond to the chatment		
5. With regard to the abstract, The text is approved as su	bmitted by the ennilcent	
the text has been establis	ibritized by the applicant. hed, according to Rule 38.2(b), by this Authorit adate of mailing of this international search rep	y as it appears in Box III. The applicant may, ort, submit comments to this Authority.
6. The figure of the drawings to be publ	ished with the abstract is Figure No.	=
as suggested by the appli	cant.	None of the figures.
because the applicant fall	ed to suggest a figure.	
because this figure better	characterizes the invention.	

Box i	Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)						
This inte	This international Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:						
1. X	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely: Remark: Although claim 5 is directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.						
2 [_]	Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful international Search can be carried out, specifically:						
3. <u> </u>	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).						
Box II	Observations where unity of invention is lacking (Continuation of item 2 of first sheet)						
This Inte	emational Searching Authority found multiple inventions in this international application, as follows:						
1.	As all required additional search fees were timely paid by the applicant, this international Search Report covers all searchable claims.						
2. 🗌	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.						
з. 🗌	As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:						
4.	No required additional search fees were timely paid by the applicant. Consequently, this international Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:						
Remark	on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.						

International Application No

T/CA 99/00816 A. CLASSIFICATION OF SUBJECT MATTER
1PC 7 C12N15/16 C07K14/60 A61K38/25 G01N33/68 According to International Patent Classification (IPC) or to both national classification and IPC **B. FIELDS SEARCHED** Minimum documentation searched (classification system followed by classification symbols) IPC 7 C12N C07K A61K G01N Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Bectronic data base consulted during the International search (name of data base and, where practical, search terms used) C. DOCUMENTS CONSIDERED TO BE RELEVANT Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No. X WO 96 37514 A (THERATECHNOLOGIES INC) 1,3-11 28 November 1996 (1996-11-28) the whole document X MURPHY W.A. AND COY D.H.: "Potent 1.3 - 5long-acting alkylated analogs of growth hormone releasing factor.' PEPTIDE RESEARCH. vol. 1, no. 1, 1988, pages 36-41, XP000877397 the whole document X US 5 112 808 A (COY DAVID H ET AL) 1,3-6,9, 12 May 1992 (1992-05-12) the whole document -/--X Further documents are listed in the continuation of box C. X Patent family members are listed in annex. Special categories of cited documents: "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the "A" document defining the general state of the art which is not considered to be of particular relevance Invention "E" earlier document but published on or after the international "X" document of particular relevance; the claimed invention filing date cannot be considered novel or cannot be considered to "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such document. "O" document referring to an oral disclosure, use, exhibition or ments, such combination being obvious to a person skilled other means "P" document published prior to the international filing date but later than the priority date claimed "&" document member of the same patent family Date of the actual completion of the international search Date of mailing of the international search report

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22/03/2000

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International Application No T/CA 99/00816

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